priated, the sum of four thousand three hundred and fifty dollars \$1,850 approto be expended by the board of trustees of said home in manner priated. following:—

Ionowing:—	
1. For steam filling and washing machine for laun-	
dry	200.00
2. For building fences	200.00
3. For painting, repairs, and whitewashing	200.00
4. For library	200.00
5. For furniture, including pumps	500.00
6. For new bake oven	500.00
7. For lumber, hardware, carpenters work, and gen-	
eral repairs on buildings	2000.00
8. For expenditures in introducing industrial pursuits	•
for employment of inmates of said home	55 0.00

\$4350.00

- SEC. 2. Said several sums of money so appropriated shall only Drawn on be drawn out of the state treasury upon the order of the board of trustees. trustees.
- SEC. 3. This act being deemed of immediate importance, shall Totake effect. take effect and be in force from and after its publication in the Iowa State Register, published at Des Moines, Iowa, and the Davenport Gazette, published at Davenport, Iowa.

Approved March 15, 1876.

1 hereby certify that the foregoing act was published in the *Iowa State Register*, March 24, and in the *Davenport Gazette*, March 27, 1876.

JOSIAH T. YOUNG, Secretary of State.

CHAPTER 106.

IN RELATION TO DIVISION HEDGES.

AN ACT in relation to Hedges on Division Lines between adjoining S. F. 147. Land Owners. [Additional to Code, chapter 4, Title X1: "Of Fences."]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That if any person shall desire to plant or make a Fence may be hedge fence on any line separating his lands, or enclosures from built five feet the lands, or enclosures of any other person, or persons, he division line. shall be allowed to make or build a fence sufficient to protect the hedge and set the same five feet beyond the line on the adjoining lands and keep the same there, not more than five years, and free from weeds and then he shall be allowed to remove the same, and during which time he shall be permitted to cultivate the land

Proviso.

thus enclosed for the benefit of the hedge; provided, he shall enter upon the cultivation of said hedge within twelve months from the time said fence is removed on the adjoining land.

Builder of hedge on en-tire division line to receive

SEC. 2. When any person builds a hedge on the entire line between his own and unenclosed lands, when said lands are enclosed the owner thereof shall pay for one half of said hedge, the value to be ascertained by the fence viewers, and the manner of proceeding in this respect shall conform to the provisions of the law now in force in relation to the ascertainment of the value of partition fences with like remedies; the maker of said hedge to select his own half thereof; provided, this act shall not apply to town lots.

Proviso.

SEC. 3. This act being deemed of immediate importance, shall Totake effect, be in force after its publication in the State Register, and State Leader, papers published in Des Moines. Approved March 15, 1876.

I hereby certify that the foregoing act was published in the Iowa State Leader, March 22, and in the Iowa State Register, March 25, 1876.

JOSIAH T. YOUNG, Secretary of State.

CHAPTER 107.

BELATING TO LEVY OF SPECIAL TAX IN CITIES.

H. F. 127.

AN ACT to Empower Cities to levy a Special Tax for Sewerage Purposes. [Additional to Code, Chapter 10, Title IV: "Of Cities and Incorporated Towns.]

Be it enacted by the General Assembly of the State of Iowa:

Levy of two mills for a sewerage fund.

SECTION 1. That any city within this state may levy a tax of not more than two mills on the dollar in addition to the maximum tax now authorized by law for the purpose of commencing a general system of sewerage in such city, and the money so raised shall constitute a sewerage fund, and shall be applied to no other purpose.

property.

SEC. 2. And, be it further enacted, That when, for the pur-May condemn pose of carrying off the water of any stream which flows within private or through the said city it has a or through the said city, it becomes expedient to cause a principal sewer to pass through private property, the right to condemn such property for this purpose is hereby conferred upon its council. And the powers granted shall be the same in other respects as those enjoyed by railway companies, by and under the provisions of the Code. The proceedings to enforce their powers shall also be the same, except that all damages shall be assessed by a board of three commissioners. These shall be appointed by the city council and may be changed at the pleasure thereof. They must be free from all personal interest in subjects brought before them for their adjudication, and they may decide on any

Commissioners to assess damages.